

## Abstract

This thesis *Order to Pay Costs of Judgment Enforcement* describes the most important aspects of judgment enforcement proceedings in relation to its costs and decisions about them, with focuses in more detail on the order to pay costs of judgment enforcement, as a specific mean of bailiff's decision.

The first part deals with the judgment enforcement in general. There are explained the basic concepts relating to enforcement proceedings, which the thesis deals with, presented sources of enforcement law and for a better understanding to these chapters and necessary insight, there is also briefly outlined the actual course of enforcement proceedings.

The thesis in its second part deals with the costs that the bailiff decides about with order to pay the costs of judgment enforcement, which are therefore essential part of the paper. Since the cost of judgment enforcement are widely discussed as very hot topic, the thesis deals with them in a more detailed way, taking into account not only the laws but also the case law regarding the amount and its compensation.

The third part describes the actual area of bailiff decisions of cost of judgment enforcement and deals with different types of decisions, which determines the costs, depending on how the judgment enforcement proceeding ends. It deals with not only the order to pay the costs of judgment enforcement, but also with other type of decision, which is the resolution to stop the execution. This part also analyzes particular legal remedies to appeal against those types of decisions.

The last part focuses on the various substantive and interpretive specifics of order to pay costs of judgment enforcement. More specifically it discusses its particular requirements, the possibility of court review and the conditions of its issue. There is also included a description of the enforcement of costs in insolvency proceedings in which the order to pay the costs of judgment enforcement plays an important role with regard to its origin, focusing on relevant case law, which is crucial due to ambiguous legislation, although it is not very coherent.